## PA. NT COOPERATION TREAT

From the	INT	ERN	AT	ION	ΑL	ΒU	REA	U
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## **PCT**

## **NOTIFICATION OF ELECTION**

(PCT Rule 61.2)

	o

Commissioner
US Department of Commerce
United States Patent and Trademark
Office, PCT
2011 South Clark Place Room
CP2/5C24
Arlington, VA 22202

Date of mailing (day/month/year)

26 June 2001 (26.06.01)

ETATS-UNIS D'AMERIQUE
in its capacity as elected Office

26 June 2001 (26.06.01)	III NO GOPOGN, GO GO				
International application No. PCT/EP00/09254	Applicant's or agent's file reference TS 0919 PCT				
International filing date (day/month/year) 20 September 2000 (20.09.00)	Priority date (day/month/year) 21 September 1999 (21.09.99)				
Applicant  VAN DEN RORN Issae Cornelis et al					

1.	The designated Office is hereby notified of its election made:
	X in the demand filed with the International Preliminary Examining Authority on:
	20 April 2001 (20.04.01)
	in a notice effecting later election filed with the International Bureau on:
2.	The election X was was not
	made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Facsimile No.: (41-22) 740.14.35

Authorized officer

Zakaria EL KHODARY

Telephone No.: (41-22) 338.83.38



(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	I (Form PCT/ISA/2	of Transmittal of International Search Report 20) as well as, where applicable, item 5 below.					
TS 0919 PCT	ACTION						
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)					
PCT/EP 00/09254	9254 20/09/2000 21/09/1999						
Applicant							
   SHELL INTERNATIONALE RESE	<b>A</b> RCH						
SHEEL INTERNATIONALE RESE	ANOT						
This International Search Report has been according to Article 18. A copy is being tra	n prepared by this International Searching Auth ansmitted to the International Bureau.	nority and is transmitted to the applicant					
This International Search Report consists  It is also accompanied by	of a total of3 sheets. a copy of each prior art document cited in this	report.					
Basis of the report							
	international search was carried out on the bases otherwise indicated under this item.	sis of the international application in the					
the international search w Authority (Rule 23.1(b)).	as carried out on the basis of a translation of t	he international application furnished to this					
b. With regard to any <b>nucleotide an</b> was carried out on the basis of the		ternational application, the international search					
	enal application in written form.						
filed together with the inte	rnational application in computer readable forr	n.					
furnished subsequently to	this Authority in written form.						
furnished subsequently to	this Authority in computer readble form.						
	esequently furnished written sequence listing described has been furnished.	oes not go beyond the disclosure in the					
the statement that the info furnished	ormation recorded in computer readable form is	s identical to the written sequence listing has been					
2. Certain claims were fou	nd unsearchable (See Box I).						
3. Unity of invention is lac	king (see Box II).						
4. With regard to the <b>title</b> ,							
X the text is approved as su	bmitted by the applicant.						
the text has been establis	hed by this Authority to read as follows:						
5. With regard to the abstract,							
the text is approved as su	bmitted by the applicant.						
the text has been establis within one month from the	hed, according to Rule 38.2(b), by this Authori date of mailing of this international search rep	ty as it appears in Box III. The applicant may, port, submit comments to this Authority.					
6. The figure of the <b>drawings</b> to be publ	ished with the abstract is Figure No.	1					
X as suggested by the appli	cant.	None of the figures.					
because the applicant fail	ed to suggest a figure.						
because this figure better	characterizes the invention.						





A. CLASSIF	CATION OF	SUBJECT	MATTER
TPC 7	C10.13	/52	

According to International Patent Classification (IPC) or to both national classification and IPC

#### B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)  $IPC\ 7\ C10J$ 

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

EPO-Internal, PAJ, WPI Data

C. DOCUM	ENTS CONSIDERED TO BE RELEVANT	
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
A	GB 2 086 931 A (TEXACO DEVELOPMENT CORP) 19 May 1982 (1982-05-19)	
A	GB 2 026 145 A (RUHRCHEMIE AG) 30 January 1980 (1980-01-30)	
Α	EP 0 113 469 A (TEXACO DEVELOPMENT CORP) 18 July 1984 (1984-07-18)	
A	PATENT ABSTRACTS OF JAPAN vol. 1999, no. 01, 29 January 1999 (1999-01-29) & JP 10 287886 A (BABCOCK HITACHI KK), 27 October 1998 (1998-10-27) abstract/	

X Further documents are listed in the continuation of box C.	Patent family members are listed in annex.
Special categories of cited documents:      A' document defining the general state of the art which is not considered to be of particular relevance      E' earlier document but published on or after the international filling date      L' document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)      O' document referring to an oral disclosure, use, exhibition or other means      P' document published prior to the international filling date but later than the priority date claimed	<ul> <li>'T' later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention</li> <li>'X' document of particular relevance: the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken aione</li> <li>'Y' document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art.</li> <li>'&amp;' document member of the same patent family</li> </ul>
Date of the actual completion of the international search	Date of mailing of the international search report
12 February 2001	19/02/2001
Name and mailing address of the ISA	Authorized officer
European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax. (+31-70) 340-3016	De Herdt, O

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	ation) DOCUMENTS CONSIDERED TO BE RELEVANT	Relevant to claim No.
Category °	Citation of document, with indication where appropriate, of the relevant passages	neievant to claim No.
A	EP 0 290 087 A (SHELL INT RESEARCH) 9 November 1988 (1988-11-09) cited in the application	

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or patent family members

P 00/09254

	ocument	$ \top$	Publication		Patent family		Publication
cited in se	arch report		date		member(s)		date
GB 208	6931	Α	19-05-1982	AU	541194 B		20-12-1984
				AU	7598081 A		20-05-1982
				BE	891102 A		12-05-1982
				BR	8105270 A		31-08-1982
				CA	1194696 A		08-10-1985
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				FR	2493861 A		14-05-1982
				IN	155417 A	i.	26-01-1985
				ΙT	1139691 B		24-09-1986
				JP	1218369 C		17-07-1984
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				NL	8104691 A		01-06-1982
				NZ	198407 A		06-07-1984
				SE	451727 B	;	26-10-1987
				SE	8106191 A	V	13-05-1982
				ZA	8106443 A	ı	26-01-1983
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				AU	528822 B		12-05-1983
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				AU	1552588 A		10-11-1988
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				JP	63286493 A		24-11-1988
				ZA	8803134 A	1	08-11-1988

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**PCT** 

REC'D **2 9 JAN 2002**WIPO PCT

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's	s or ag	ent's file reference				
TS 0919	_		FOR FURTHER AC	CTION		ation of Transmittal of International Examination Report (Form PCT/IPEA/416)
International application No. International filing date (day/month/year) Priority of				Priority date (day/month/year)		
PCT/EP	00/09	9254	20/09/2000			21/09/1999
C10J3/5		ent Classification (IPC) or na	tional classification and IPC	C		
Applicant SHELL I	NTE	RNATIONALE RESEA	RCH et al.			
		ational preliminary exami smitted to the applicant a		prepared	by this Inte	rnational Preliminary Examining Authority
2. This	REPO	ORT consists of a total of	5 sheets, including this	cover sh	eet.	
t	peen a	eport is also accompanied amended and are the bas sule 70 16 and Section 60	is for this report and/or	sheets co	ntaining red	n, claims and/or drawings which have ctifications made before this Authority e PCT).
Thes	e ann	exes consist of a total of	6 sheets.			
3. This	report	contains indications relat	ting to the following item	ns:		
1	$\boxtimes$	Basis of the report				
П		Priority				
111		Non-establishment of or	oinion with regard to no	velty, inve	entive step a	and industrial applicability
۱۷		Lack of unity of invention	III.			· · · · · · · · · · · · · · · · · · ·
V	Ŋ	Reasoned statement un citations and explanatio	der Article 35(2) with re ns suporting such state	gard to n ment	ovelty, inve	ntive step or industrial applicability;
VI		Certain documents cite	d			
IIV		Certain defects in the in	ternational application			
VIII	 	Certain observations on	the international applic	ation		
Date of sub	missio	n of the demand		Date of co	ompletion of the	nis report
20/04/20	01			25.01.200	)2	
	exami	address of the international ning authority:		Authorize	d officer	SET A SOULS MILLIANS
<i>)</i> ))	D-80 Tel	pean Patent Office 298 Munich -49 89 2399 - 0 Tx: 523656	epmu d	Rumbo,	Α	(Indian Security of Security o
Fax: +49 89 2399 - 4465 Telephone No. +49 89 2399 8407						2399 8407



# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/EP00/09254

1. With regard to the <b>elements</b> of the international application (Replacement sheets which have been the receiving Office in response to an invitation under Article 14 are referred to in this report as "orig and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)) Description, pages:											
	1,2	2,4,5,7-10	as originally filed								
	3,3	a,6,6a	as received on	14/09/2001	with letter of	13/09/2001					
	Cla	Claims, No.:									
	1-1	0	as received on	14/09/2001	with letter of	13/09/2001					
	Dra										
	1		as originally filed								
2.	2. With regard to the language, all the elements marked above were available or furnished to this Authority language in which the international application was filed, unless otherwise indicated under this item. These elements were available or furnished to this Authority in the following language: , which is:										
		☐ the language of a translation furnished for the purposes of the international search (under Rule 23.1(b)).									
		the language of pu	blication of the international app	lication (unde	er Rule 48.3(b)).						
	the language of a translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/or 55.3).										
3.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:										
		contained in the international application in written form.									
	The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.										
	☐ The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.										
4.	The	amendments have	resulted in the cancellation of:								



International application No. PCT/EP00/09254

		the description,	pages:						
		the claims,	Nos.:						
		the drawings,	sheets:						
5.		considered to go beyond the disclosure as filed (Rule 70.2(c)):							
	(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to the report.)								
	. Additional observations, if necessary:  7. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement								
1.	State	Statement							
	Nove	elty (N)	Yes: No:	Claims Claims					
	Inve	ntive step (IS)	Yes: No:	Claims Claims	1-10				
	Indu	strial applicability (IA)	Yes: No:	Claims Claims	1-10				

## 2. Citations and explanations see separate sheet

## VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

## SECTION VIII (CLARITY)

1. The claimed subject-matter does not meet the requirements of Article 6 PCT. The wording of independent claim 1 does not contain all the technical features essential for the invention to be carried out.

All the technical features disclosed at page 7, at page 7, lines 20-21 are essential to the claimed invention to be carried out and should therefore be introduced within the wording of present claim 1 (see in particular: water which is poor in slag particles is pumped from the second vessel (2) into the first <u>vessel</u> (1)).

- 2. The technical features introduced within the wording of claim 8 do not completely reproduce the technical features supported by the description originally filed. In fact the terms "due to gravity" should be added thereto in order to complete the wording of present claim 8.
- 3. Failure to do as requested the clarity of the claimed subject-matter cannot be acknowledged.

## SECTION V (NOVELTY AND INVENTIVE STEP)

1. The claimed subject-matter does not meet the requirements of Article 33(3) PCT.

The only differentiating technical feature present within the wording of the independent claim 1 in view of the closest prior art document D1=GB-A-2 086 931 (see in particular page 2 lines 85 to 90) consists in the presence of two vessels below the quenching instead of the only vessel disclosed in D1, since the disclosure of D1 concerns also the withdrawal of water from the hopper into the quench zone (see page 2, lines 93-95 and lines 111-116).

Nevertheless nowhere in the application originally filed has been demonstrated that such a differentiating technical feature could be solved as a consequence of the differentiating technical feature which could not have been solved by the technical features disclosed in D1.

**EXAMINATION REPORT - SEPARATE SHEET** 

The only evidence present in the originally filed document (see examples 1 and 2 on file) merely confirms the well-known effect disclosed in D1 consisting in the prevention of a formation of a blockage (see D1, page 2, lines 102-108) and it is evident that having a water withdrawal from the hopper into the quench the discharge of particles is as easily performed as presently purported.

In the absence of at least one differentiating technical feature present in the wording of the independent claim which solves a technical problem not previously solved by the disclosure of D1, the claimed subject-matter cannot be considered inventive. At present time nowhere in the application it is disclosed that a technical problem can be solved by technical means been different from those well known for the skilled person. The dependent claims contain technical features which are quite common in the technical fell concerned (see D1 in its entirety).

In fact modifications which do not solve any technical problem can be considered as obvious for the skilled person and therefore not inventive according to Article 33(3) PCT.

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finely dispersed solid carbon-containing fuel with an oxygen-containing gas, by

- (a) discharging of the mixture from the quench zone to a first vessel,
- (b) discharging slag particles from the first vessel to a second vessel and discharging water poor in solid slag from the second vessel, which second vessel is located below and fluidly connected to said first vessel by means of an open connecting conduit provided with pumping means and is further provided with closed means to discharge slag from its lower end,
  - (c) fluidly closing the first vessel from the second vessel,
  - (d) opening of the means to discharge slag from the second vessel to remove slag from the second vessel to a lower pressure zone, and
  - (e) closing the means to discharge slag from the second vessel and repeating steps (a) to (e).

By performing the process according the invention it is possible to discharge solid slag particles from a vessel containing a mixture of liquid and solid slag particles, wherein the amount of sulphur containing compounds being discharged together with the water is lower than in prior art processes. Less hydrogen sulphide will thus be discharged together with the slag particles. The hydrogen sulphide normally discharged together with the slag will now be discharged with the synthesis product gasses. Because the synthesis gasses typically contain a certain amount of hydrogen sulphide it will be no problem to remove this additional amount of hydrogen sulphide in the existing downstream hydrogen sulphide removal sections. Further advantages of the present process will become apparent when reading the detailed description of this invention.

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In order to further reduce the amount of sulphur compounds which can be discharged from the first vessel to the second vessel it is advantageous to fill the second vessel with clean or fresh water after the slag particles are removed from the second vessel in step (d) and/or in step (e) before performing step (a). When slag particles enter the second vessel part of this clean water, having suitably about the volume of the entering particles, is discharged to the first vessel, or alternatively, but less preferred, to another outlet. When this clean water enters the first vessel a further reduction in this first vessel of the content of sulphur compounds results as also discussed above.

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In a preferred embodiment of the present invention the first vessel is also provided with means to discharge water poor in slag. This is advantageous because slag particles can then more easily enter the first vessel from the quench zone. This water can advantageously be used as medium to cool the quench zone by extracting heat form this stream against cooling water, cooling air or another medium. Also it may be advantageously to use this water to destroy and/or clean deposits formed on the surface of the water layer present in the quench zone and deposits present on the quench zone construction itself. It may be advantageous to bleed some of this stream to prevent building up of contaminants. The preferred position at which the water poor in slag is discharged from the first vessel is the same as discussed for the second vessel.

The present process is very advantageous to be used in a situation wherein the pressure in the first vessel is higher than the pressure of the environment into which the separated solids are discharged to from the second vessel. In a gasification process the pressure in the quench zone and the associated first vessel in the

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## CLAIMS

- 1. Process to remove solid slag particles from a mixture of solid slag particles and water present in a quench zone, which quench zone is part of a process for the preparation of synthesis gas by partial combustion of finely dispersed solid carbon-containing fuel with an oxygen-containing gas, by
- (a) discharging of the mixture from the quench zone to a first vessel,
- (b) discharging slag particles from the first vessel to a second vessel and discharging water poor in solid slag from the second vessel, which second vessel is located below and fluidly connected to said first vessel by means of an open connecting conduit provided with pumping means and is further provided with closed means to discharge slag from its lower end,
  - (c) fluidly closing the first vessel from the second vessel,
  - (d) opening of the means to discharge slag from the second vessel to remove slag from the second vessel to a lower pressure zone, and
  - (e) closing the means to discharge slag from the second vessel and repeating steps (a) to (e).
  - 2. Process according to claim 1. wherein the water poor in slag obtained in step (c) is supplied to the first vessel.
  - 3. Process according to claim 2, wherein the water poor in slag is supplied to the lower end of a first vessel, which first vessel has a height over diameter ratio of more than three.

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- 4. Process according to any one of claims 1-3, wherein in step (d) and/or in step (e) before performing step (a) fresh water is supplied to the second vessel.
- 5. Process according to any one of claims 1-4, wherein the water, which is poor in solids, is discharged from the upper part of the second vessel at a position away from the inlet opening of the first conduit entering the second vessel.
- 6. Process according to any one of claims 1-5, wherein the ratio of volume of water which is extracted from the second vessel relative to the volume of solid slag particles being transported to the second vessel in the same time period is between 0.7 and 1.5.
  - 7. Process according to claim 6, wherein the ratio is between 0.8 and 1.
    - 8. Process according to any one of claims 1-7, wherein fresh water is supplied to the second vessel during step (d) and/or (e) resulting in that the second vessel contains fresh water before step (b) is performed.
- 9. Process according to any one of claims 1-8, wherein water poor in slag is discharged from the first vessel.